EXHIBIT G

Deborah S. Skeans, Executrix of the Estate of Frank E. Pavlis v. Key Commercial Finance, et al., No. 1:18-cv-01516

Proposed Trial Exhibits of Defendants Key Commercial Finance, LLC, Key Commmercial Finance Properties, LLC, Equity Pros, LLC, and Mobile Agency, LLC

| Trial Exhibit Number | Bates Number and/or Deposition Exhibit Number | Description | Plaintiff's Objection | Defendants' Response |
|-------------------------|---|--|---|---|
| DTX1 | KCF013975 | Promotional videos for BuyEveryHome.com | Relevance; failure to disclose in discovery | Produced in response to Supplemental Complaint; relevant to Defendants' deployment of Pavlis funds |
| DTX2 | KCF013976 | Promotional videos for BuyEveryHome.com | Relevance; failure to disclose in discovery | Produced in response to Supplemental Complaint; relevant to Defendants' deployment of Pavlis funds |
| DTX3 | KCF013977 | Promotional videos for BuyEveryHome.com | Relevance; failure to disclose in discovery | Produced in response to Supplemental Complaint; relevant to Defendants' deployment of Pavlis funds |
| DTX4 | KCF013978 | Promotional videos for BuyEveryHome.com | Relevance; failure to disclose in discovery | Produced in response to Supplemental Complaint; relevant to Defendants' deployment of Pavlis funds |

| Trial Exhibit Number | Bates Number and/or Deposition Exhibit Number | Description | Plaintiff's Objection | Defendants' Response |
|-------------------------|---|--------------------------------|-----------------------------------|--|
| DTX5 | KCF013979 | Promotional videos for | Polovanco: failure to disclose in | Produced in reconnecte |
| DIXS | KCF013979 | | Relevance; failure to disclose in | Produced in response to |
| | | BuyEveryHome.com | discovery | Supplemental Complaint; relevant to Defendants' |
| | | | | deployment of Pavlis funds |
| DTVC | | hara tili and harana t | Dalaman figures and the land | Death and the second and |
| DTX6 | | https://buyeveryhome.com/ | Relevance; failure to disclose in | Produced in response to |
| | | | discovery | Supplemental Complaint; |
| | | | | relevant to Defendants' |
| | | | | deployment of Pavlis funds |
| DTX 7 | | 6/29/21 Letter from Francis J. | Relevance | Exhibit is relevant to the |
| | | McNamara, Esq. to George C. | | claims and defenses in this |
| | | Self | | action |